UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 3 Gaia Ethnobotanical, LLC, 4 Case No.: 2:22-cv-01046-CDS-NJK Plaintiff 5 Order Lifting Automatic Stay 6 V. T1 Payments LLC, Defendant 8 9 10 In May, I ordered defendant T1 Payments LLC to file a status report addressing the 11 status of its bankruptcy proceeding. Order, ECF No. 73. It did not. Instead, plaintiff Gaia 12 Ethnobotanical LLC filed a status report indicating that T1 Payment's chapter 7 bankruptcy closed on June 10, 2025, and therefore the claims against it may be reinstated. ECF No. 74. Gaia 14 represents that it will "seek to file a motion to reopen this case on or before July 18, 2025." Id. at 15 2. To date, it has not done so.1 Under 11 U.S.C. § 362, the automatic stay continues until the earliest of— 16 (A) the time the case is closed; 17 18 (B) the time the case is dismissed; or 19 (C) if the case is a case under chapter 7 of this title concerning an individual or a case under chapter 9, 11, 12, or 13 of this title, the time a discharge is granted or 20 denied; 21 11 U.S.C. § 362(c). Accordingly, because the bankruptcy code's automatic stay no longer applies 23 here, see 11 U.S.C. \$ 362(c)(2)(A), the stay of proceedings is LIFTED. 24 25 26

¹ The court notes that this case is not closed, it is merely stayed pending the resolution of Tl Payment's bankruptcy. ECF No. 72 at 8.

As noted in my order striking Gaia's second amended complaint, to the extent that Gaia wishes to amend the complaint to respond to the court's March 6, 2024 dismissal order with respect only to TI (and no additional defendants), it may do so by August 6, 2025.

Dated: July 23, 2025

Cristina D. Silva

United States District Judge